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5	Attorneys for Plaintiff	
6	Susan Nilsen	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	SAN JOSE DIVISION	
10	GYG ANN YF GTD Y)
11	SUSAN NILSEN,) Case No.: C05-00528 RS
12	Plaintiff,) STIPULATION TO DISMISS AND ORDER THEREON
13	vs.	
14	GOOD SAMARITAN HOSPITAL,	\
15	HEALTHCARE CORPORATION OF AMERICA, and DOES 1-10 inclusive	
16	Defendants.	
17	IT IS HEREBY STIPULATED	by and between the parties to this action through
18	their designated counsel that the above-caption	ned action be and hereby is dismissed with
19	prejudice pursuant to FRCP 41(a)(1).	
20	DATED: September 2005	ACKERMAN AND KEVORKIAN
21		11/18/1 /
22	E	KEVIN B. KEVORKIAN, ESQ.
23		Attorneys for Plaintiff, Susan Nilsen.
24	DATED: September 16, 2005	LITTLER MENDELSON
25	DITTED, Deptember 110, 2003	
26	F	sy: //w/1/-/le////
27 28		NEDA N. DAL CIELO, ESQ. Attorney for Defendant, Good Samaritan Hospital, HCA, Inc.
j	STIPULATION TO DISMISS	- 1 - Case No.: C05-00528 RS

1	ORDER PURSUANT TO STIPULATION	
2	Upon reading the stipulation between the parties and good cause showing, it is hereby	
3	ordered and adjudged that this matter be dismissed with prejudice pursuant to Federal Rule of	
4	Civil Procedure 41(a)(1).	
5	9/19/05 Dated:	/s/ Richard Seeborg
6	Butou.	HONORABLE RICHARD SEEBORG United States Magistrate Judge
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